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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/659,682	09/10/2003	Xuemin Chen	GIC-534 Reissue	4513
20028 75	90 07/22/2005		EXAMINER	
Lipsitz & McAllister, LLC 755 MAIN STREET			COUSO, JOSE L	
MONROE, CT 06468			ART UNIT	PAPER NUMBER
			2621	

DATE MAILED: 07/22/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		Application No.	CHEN ET AL.			
		10/659,682				
		Examiner	Art Unit			
		Jose L. Couso	2621			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPLIMALING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. experiod for reply specified above is less than thirty (30) days, a replimal property of the property of the maximum statutory period or reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timy within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1) 🔀	1) Responsive to communication(s) filed on 10 September 2003 and 28 November 2003.					
	This action is FINAL . 2b)⊠ This action is non-final.					
3)	•		secution as to the merits is:			
٠,۵	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
7)23	Claim(s) <u>1-94</u> is/are pending in the application.					
E\⊠	4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) <u>1-81</u> is/are allowed. 6) ☐ Claim(s) <u>82-94</u> is/are rejected.					
7)∐						
ا (٥	Claim(s) are subject to restriction and/o	r election requirement.				
Applicat	ion Papers					
9)	9)☐ The specification is objected to by the Examiner.					
10)⊠	10)☑ The drawing(s) filed on 10 September 2003 is/are: a)☑ accepted or b)☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority ι	under 35 U.S.C. § 119					
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	o-(d) or (f)			
a) ☐ All b) ☐ Some * c) ☐ None of:						
,	1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the prio					
	application from the International Bureau		o in this realistic stage			
* See the attached detailed Office action for a list of the certified copies not received.						
= 1 = 1.13 and and a control about for a not of the defined depice not received.						
A++	e(a)					
Attachment(s) 1) Netice of References Cited (RTO 802)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) 🔯 Inforr	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) Notice of Informal P	atent Application (PTO-152)			
Paper No(s)/Mail Date <u>11/28/03</u> . 6) ☐ Other:						

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1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claims 82-94 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims 82-94 are drawn to a computer implemented process that merely manipulates data or an abstract idea, or merely solves a mathematical problem without a limitation to a practical application in the technological arts.

In order for a claimed invention to accomplish a practical application, it must produce a "useful, concrete and tangible result" *State Street,* 149 F.3d at 1373, 47 USPQ2d at 1601-02 (see MPEP 2106.II.A). A practical application can be achieved through recitation of "a physical transformation outside the computer for which a practical application in the technological arts is either disclosed in the specification or would have been known to a skilled artisan", or "limited to a practical application within the technological arts" (MPEP 2106 IVB2(b)). Currently, claims 82-94 meets neither of these criteria. In order to for the claimed process to produce a "useful, concrete and tangible" result, recitation of one or more of the following elements is suggested:

- The manipulation of data that represents a physical object or activity transformed from outside the computer (MPEP 2106 IVB2(b)(i)).
- A recitation of a physical transformations outside the computer, for example in the form of pre or post computer processing activity (MPEP 2106 IVB2(b)(i)).

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 A direct recitation of a practical application in the technological arts (MPEP 2106 IVB2(b)(ii)).

3. Claims 82-94 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims 82-94 are drawn to non-functional descriptive material. MPEP 2106.IV.B.1(a) (Nonfunctional Descriptive Material) states:

"Descriptive material that cannot exhibit any functional interrelationship with the way in which computing processes are performed does not constitute a statutory process, machine, manufacture or composition of matter and should be rejected under 35 U.S.C. 101."

"Where certain types of descriptive material, such as music, art, photographs and mere arrangements or compilations of facts or data, are merely stored so as to be read or outputted by a computer without creating any functional interrelationship, either as part of the stored data or as part of the computing process performed by the computer, then such descriptive material alone does not impart functionality either to the data as so structured, or to the computer."

"For example, music is commonly sold to consumers in the form of a compact disc. In such cases, the know compact disc acts as nothing more than a carrier for nonfunctional descriptive material. The purely nonfunctional descriptive material cannot alone provide the practical application for the manufacture."

MPEP 2106.IV.B.1 (Nonstatutory Subject Matter) states:

"When nonfunctional descriptive material is recorded on some computerreadable medium, it is not statutory since no requisite functionality is present to satisfy the practical application requirement".

4. Claims 82-94 currently recites a bitstream for push dataflow communication.

There is no functional relationship imparted by this data to a computing device.

Therefore, the claim is drawn to non-functional descriptive material which is non-statutory per se. The fact that the claim recites a computer readable medium does not

provide the utility (i.e., practical application in the technological arts) required under 35 U.S.C. 101 for the manufacture.

5. Claims 82-94 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims 82-94 are drawn to functional descriptive material embodied on a computer readable medium (i.e., "data structures and computer programs which impart functionality when employed as a computer component" at MPEP 2106.IV.B(1)). However, the program/algorithm itself merely manipulates data or an abstract idea, or merely solves a mathematical problem without a limitation to a practical application in the technological arts. MPEP 2106.IV.B.2(a) (Statutory Product Claims) states:

"A claim limited to a ... manufacture, which has a practical application in the technological arts, is statutory."

In order for a claimed invention to accomplish a practical application, it must produce a "useful, concrete and tangible result" *State Street,* 149 F.3d at 1373, 47 USPQ2d at 1601-02 (see MPEP 2106.II.A). Currently, the claim does not recite a practical application. In order to for the claimed product to produce a "useful, concrete and tangible" result, recitation of one or more of the following elements is suggested:

 The manipulation of data that represents a physical object or activity transformed from outside the computer (MPEP 2106 IVB2(b)(i)). Application/Control Number: 10/659,682 Page 5

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 A physical transformations outside the computer, for example in the form of pre or post computer processing activity (MPEP 2106 IVB2(b)(i)).

- A direct recitation of a practical application in the technological arts (MPEP 2106 IVB2(b)(ii)).
- 6. Claims 82-94 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims 82-94 are drawn to functional descriptive material NOT claimed as residing on a computer readable medium. MPEP 2106.IV.B.1(a) (Functional Descriptive Material) states:

"Data structures not claimed as embodied in a computer-readable medium are descriptive material per se and are not statutory because they are not capable of causing functional change in the computer."

"Such claimed data structures do not define any structural or functional interrelationships between the data structure and other claimed aspects of the invention which permit the data structure's functionality to be realized."

- 7. The original patent, or a statement as to loss or inaccessibility of the original patent, must be received before this reissue application can be allowed. See 37 CFR 1.178.
- 8. Claims 1-81 are allowed.

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9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jose L. Couso whose telephone number is (571) 272-7388. The examiner can normally be reached on Monday through Friday from 6:30 to 3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Mancuso, can be reached on (703) 272-7695. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the USPTO contact Center whose telephone number is (703) 308-4357.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jlc . July 18, 2005

JOSE L. COUS PRIMARY EXAMINER

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